IN THE DRAWINGS:

Please consider the drawing correction as shown in the attached Replacement Sheet which shows feature numeral "1109" corrected as "1107".

REMARKS

The Quayle Action of September 8, 2005 was received and reviewed. Applicants would like to thank the Examiner for the consideration given to the above-identified application, and for indicating the allowance of claims 2, 3, 6-8, 11-12, 15-17, 19-35 and 37-67.

Claims 2, 3, 6-8, 11-12, 15-17, 19-35 and 37-67 are pending.

Referring now to the detailed Action, the abstract of the disclosure stands objected to because the abstract describes the structure of the device instead of the method for make the device. In response, Applicants attached herewith a substitute Abstract.

Further, the Examiner stated that a copy of the reference (Japanese Patent application No. Hei-4 100479) cited in page 9 of the specification should be provided. In response, Applicants note that Japanese Application No. Hei 4-100479 was not published because it was abandoned without prosecution. However, Applicants submit herewith U.S. Patent No. 5,424,244, which claims priority to Japanese Application No. Hei 4-100479. The Examiner is respectfully request to consider the U.S. 5,424,244 patent reference.

Still further, the specification stands objected to as containing informalities. Particularly, the reference to the "gate electrode 917" should be "gate electrode 907" (on page 38, lines 6-7 of the specification). In response, Applicants have amended the specification, as shown above, to correct the typographical error.

The drawings stand objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "1109" has been designated as both anodic oxide and phosphorous-doped region. Further, reference sign "1107" on page 43 of the specification is not shown the drawings. In response, Applicants submit herewith a Replacement Sheet of Fig. 12(B) with reference numeral "1109" corrected as "1107".

In view of the foregoing, it is respectfully requested that the rejections and objections of record be reconsidered and withdrawn by the Examiner and that the application be passed to issue. If a conference would expedite prosecution of the instant application, the Examiner is hereby invited to telephone the undersigned to arrange such a conference.

Respectfully submitted,

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